PTO/SB/65 (03-09)

Approved for use through 03/31/2012. OMB 0851-0016

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Mail to: Mail Stop Petition Commissioner for Patents P.O. Box 1450		RECEIVED CENTRAL FAX CENTER							
	exandria VA 22313-1450 ex: (571) 273-8300	SEP 0 2 2011							
	nformation or assistance is needed in con 1) 272-3282.	npleting this form, please contact Petitions Information at							
atent Nun	nber 5,586,505	Application Number: 08/392,247							
ssue Date:	Dec. 24, 1996	Filing Date: Feb. 22, 1995							
CAUTION: Maintenance fee (and surcharge, if any) payment must correctly identify: (1) the patent number (or reissue patent number, if a reissue) and (2) the application number of the actual U.S. application (or reissue application) leading to issuance of that patent to ensure the fee(s) is/are associated with the correct patent. 37 CFR 1.366(c) and (d).									
lso comp	plete the following information, if appli	cable;							
he above-	identified patent:								
	is a reissue of original Patent No.	original issue date;							
. —	original application number	09/12/2011 DALLEN 00000040 5586505							
	original filing date								
		01 FC:1599 2755							
	resulted from the entry into the U.S. under 35 U.S.C. 371 of international application								
	filed on	The state of the s							
	CERTIFICATE OF MAIL	LING OR TRANSMISSION (37 CFR 1.8(a))							
l hereby c	•	er referred to as being attached or enclosed) is							
(1) being	deposited with the United States Postal S	Service on the date shown below with sufficient postage as first class n, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-							
(2) transm 8300.	nitted by facsimile on the date shown belo	ow to the United States Patent and Trademark Office at (571) 273-							
Sep. 1, 2	2011								
	Date	Signature							
	•								
		Luis Figarella							
		Typed or printed name of person signing Certificate							

[Page 1 of 4]

This collection of information is required by 37 CFR 1.378(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark. Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Patition. Commissioner for Patents. P.O. Box 1450, Alexandria, VA 22313-1450. TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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1. SMALL ENTITY				
Patentee claims, or has previously cla	imed, small ent	ity status. See 37 (CFR 1.27	
2. LOSS OF ENTITLEMENT TO SMALL EN	•	. ,		
Patentee is no longer entitled to small		See 37 CFR 1 27(a)		
3. MAINTENANCE FEE (37 CFR 1.20(e)-(g)		, (g)		
1	•			
The appropriate maintenance fee must be sub	mittea with this	petition, unless it v	vas paid earlier.	
NOT Small Entity			Small Entity	
Amount Fee (Code)	Amount	Fee	(Code)
\$ 3 ½ yr fee (1551)	\$	3 ½ yr fee	(2551)
7 ½ yr fee (*	1552)	\$	7 ½ yr fee	(2552)
\$11 ½ yr fee (1553)	\$ 2,055.00	_11 ½ yr fee	(2553)
	MAI	NTENANCE FEE B	EING SUBMITTED	2,055.00
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4. SURCHARGE			:	
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condition of accepting unavoidably del				
	SUKCHARG	ee fee being su	3MITTED \$ 700.00	
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5. MANNER OF PAYMENT				
Enclosed is a check for the sum of \$	•			
Please charge Deposit Account No.		the sum of \$		•
Payment by credit card. Form PTO-20				
المتعا				!
6. AUTHORIZATION TO CHARGE ANY FEE	DEFICIENCY			
The Director is hereby authorized to ch	narge any main	tenance fee, surcha	arge or petition fee de	eficiency to
Deposit Account No.				-
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As to any overpayment made, please Credit to Deposit Account No. 50-4092	7. OVERPAYMENT		
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identify theft. Personal information such as social security numbers, bank account numbers, or credit card authorization from PTO-2039 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication request in compliance with 37 CFR 1.14(s) is made in the application of its application (unless a non-publication request in compliance with 37 CFR 1.14). Offsets and credit or public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.14). Offsets and credit or public after publication is referenced in a published application in request in compliance with 37 CFR 1.14). Offsets and credit card authorization for insurance of a patent. Furthermore, the record from an abandomed application may also be available to the public after publication is referenced in a published application or an issued patent (see 37 CFR 1.14). Offsets and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. 8. SHOWING The enclosed statement will show that the delay in timely payment of the maintenance fee was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that this petition is being filed promptly after the patentee was notified of, or otherwise became aware of the expiration of the patent. The statement must enumerate the steps taken to ensure timely payment of the maintenance fee, the date and the manner in which the patentee became aware of the expiration of the patent, and the steps taken to file the petition promptly. 9/1/11 Signature(s) of Petitioner(s)	ED 4002		
WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity thet. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. It this type of personal information is included in documents submitted to the USPTO. Petitioners/applicant is advised that the record of a patent application from the documents before submitting them to the USPTO. Petitioners/applicant is advised that the record of a patent application from the documents before submitting them to the USPTO. Petitioners/applicant is advised that the record of a patent application from the documents before submitting them to the USPTO. Petitioners/applicant is advised that the record of a patent application from the documents before submitting them to the USPTO. Petitioners/applicant is advised that the publication are application from the documents before submitting them to the USPTO. Petitioners and a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. SHOWING The enclosed statement will show that the delay in timely payment of the maintenance fee would be paid timely and that this petition is being filed promptly after the patentie was notified of, or otherwise became aware of, the expiration of the patent. The statement must enumerate the steps taken to ensure thatly payment of the maintenance fee, the date and the manner in which the patentee became aware of the expiration of the patent, and the steps taken to file the petition promptly. Patent Reinstance Fee Payment Address ENCLOSURES: Maintenance Fee Payment Statement why maintenance fee was not paid timely Surcharge	Credit to Deposit Account No.		
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Signature			// // Date		
Luis Figa			58,300		
	Type or printed name		Registration Numbe	r, if applic	
		STATEMENT			
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August 31st, 2011

Statement of Unavoidable Delay in Payment

Mr. Elberto Berdut-Teruel is a client of mine in Puerto Rico, whom I met through his membership in the local PR Inventors Association. As the Commissioner may be aware of, residents of Puerto Rico are severely underrepresented in the Patent space. I have been working with Mr. Berdut-Teruel since May of 2010, having successfully prosecuted two of his patent applications, as well as prepared and submitted a number of other application.

In celebrating his latest allowance earlier in the month (8,018,116 Electric Motor of Parallel Cycles, due out on Sept 13th), I mentioned to Don Elberto that as with his other patent through me 7,955,251, I would be reminding him in 3 ½ years of his need to pay the maintenance fee. He mentioned his previous lawyers always paid the fee and invoiced him. He did mention that it had been a while, and to please check his other issued patents for him, since he had not heard from them in a while.

Upon my checking, I found that some of his patents had expired from non-payment of maintenance fee, while others had not. In particular, 5,586,505 "Levitation System using permanent magnets...", Appl. No. 08/392,247. Don Elberto was very surprised, as he believed he was up to date: Given that the fees were paid for its parents 5,452,663, 5,431,109, Don Elberto cannot understand why the fees for this one in particular were not paid.

While we know that under California Med. V. Tecnol Med. (D. Del 1995) a patent owner has to make some effort to educate his/herself, Don Elberto speaks no English, and thus would have been hard pressed to have a casual conversation with his previous representatives. As with another of my "Boricua" clients (although Don Elberto was born in Cuba, he raised his family in PR), he would be hard pressed to find information and incapable of reading most if not all USPTO documents.

No deception or any other such action was intended in the delay in payment. I am comfortable in pleading a case of unavoidable delay for Mr. Berdut-Teruel, and hope the Office will concur.

Respectfully,

Luis Figarella PE Patent Agent

USPTO Reg. 58,300